50.205-4 Authorization of awards made presuming SAFETY Act designation or certification after contract award.

- (a) When necessary to award a contract prior to DHS issuing SAFETY Act protections, contracting officers may award contracts presuming that DHS will issue a SAFETY Act designation/certification to the contractor after contract award only if-
 - (1) The criteria of 50.205-3(a) are met;
- (2) The chief of the *contracting office* (or other official designated in agency procedures) approves the action; and
- (3) The *contracting officer* advises DHS of the timelines for potential award and consults DHS as to when DHS could reasonably complete evaluations of *offerors*' applications for SAFETYAct designations or certifications.
- (b) Contracting officers shall not authorize offers presuming that SAFETY Act certification will be obtained (as opposed to a SAFETY Act designation), unless a block certification applies to the class of technology to be acquired under the solicitation.

Parent topic: 50.205 Procedures.